

MANDEL BHANDARI LLP

80 Pine Street | 33rd Floor | New York, NY | 10005 | T. (212) 269-5600 | F. (646) 964-6667 | www.mandelbhandari.com

July 24, 2017

BY HAND

Hon. Robert W. Sweet United States District Judge, S.D.N.Y. 500 Pearl Street, Courtroom 18C New York, NY 10007-1312

Re: Ronnie Van Zant, Inc., et al. v. Artimus Pyle, et al., No. 17-cv-3360 (RWS)

Dear Judge Sweet:

We represent Defendant Cleopatra Records, Inc. ("Cleopatra") in the above-captioned matter. In compliance with the Court's instructions at the conclusion of trial we enclose Courtesy Copies of the Following Documents:

- Cleopatra's Proposed Findings of Fact and Conclusions of Law.
- Designations of the Deposition Testimony of Jared Cohn.
- Designations of the Deposition Testimony of Artimus Pyle.
- Counter-Designations of the Deposition Testimony of Brian Perera.
- Counter-Designations of the Deposition Testimony of Evan Cohen.

For clarity, the designated portions of the testimony are as follows:

Deposition	Testimony
Deposition of Evan Cohen Dated June 8, 2017	47:7-49:13 49:23-50:16 50:22-24

Deposition	Testimony
Deposition of Jared Cohn Dated July 26, 2017	8:22-9:20
	13:25-14:3
	17:2-25
	20:2-18
	27:19-29:14
	31:16-21
	32:2-15
	37:4-38:19
	39:24-41:19
	42:24-44:23
	45:22-51:10
	58:9-60:4
	60:18-61:16
	74:4-75:6
	75:25-78:10
	80:24-81:8
	91:23-94:8
	95:12-97:2
	98:20-99:25
	104:5-13
	122:4-123:25
	131:15-133:22
	134:18-137:5
	140:10-141:18
	145:24-146:13
	148:14-18
Deposition of Brian Perera	25:18-26:2
Dated June 9, 2017	26:14-27:14
	31:17-32:14
	32:19-22
	52:18-53:13
	155:18-156:19

Hon. Robert W. Sweet July 24, 2017 Page 3

Deposition	Testimony
Deposition Deposition of Artimus Pyle Dated June 20, 2017	Testimony 11:4-11 17:9-18:7 21:5-24:4-19 30:1-9 30:24-31:19 36:5-37:16 38:10-41:4 44:12-46:7 53:13-55:25 60:16-61:12 62:14-66:21 71:18-74:15 83:1-20 85:25-86:10
	88:5-21 104:18-105:16 116:7-19

Respectfully submitted,

/s/ Evan Mandel

Evan Mandel

cc: Richard Haddad (Counsel for Plaintiffs) (via ECF)